Approved For Release 2009/08/20 : CIA-RDP87	7-00868R000100090007-0	
	•	
NOTE TO:	<b>21</b> OCT 1964	STAT
Commission on this. At the same make it perfectly clear that the plans, advertizing, etc. In all think we had better be extreme I think you would be wise to en unequivocally clear on this point customers to report directly to	thing we should do to respond to the same time, however, these new regulation here can be no "horseplay" on comparing ll that we write and in all that we say, I nely careful not to push our plan over other nsure that each of your employees is point. It would be dreadful for one of our to the Commission that someone in the gour insurance plan over the Blue Cross clans.  STAT	cs.
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Approved For Release 2009/08/20 : CIA-RDP87-00868R000100090007-0 SENDER WILL CHECK CLASSIFICATION TOP AND BOTTOM UNCLASSIFIED CONFIDENTIAL SECRET · CENTRAL INTELLIGENCE AGENCY AFFICIAL ROUTING SLIP DATE INITIALS RESS TO STAT 1 2 3 4 5 6 PREPARE REPLY DIRECT REPLY **ACTION** RECOMMENDATION DISPATCH APPROVAL RETURN FILE COMMENT INFORMATION SIGNATURE CONCURRENCE Remarks: don't think we should do anythe inthe this, agree? STAT DER FOL DATE FROM: NAN CONFIDENTIAL UNCLASSIFIED

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## UNI D STATES CIVIL SERVICE COMMISSION

BUREAU OF RETIREMENT AND INSURANCE

RI: JHF: smr

WASHINGTON, D.C. 20415

YOUR REFERENCE

OCT 8 1964

President Government Employees Health Ass'n., Inc. P. O. Box 463 Washington 4. D. C.

STAT

Dear Sir:

In the light of comments by carriers on the proposed advertising regulation published in the Federal Register of June 5, 1964, this Bureau is considering recommendation of the approach represented by the attached draft section which consolidates (and is intended to supersede) our present rules on advertising, with the addition that "display" advertising is clearly prohibited under all circumstances.

Before I present my recommendation for final action on the regulations to the Commission, I would like to have your comments on this approach. Because my presentation must be made very shortly, comments must be received within 10 days from the date of this letter.

Sincerely yours,

Andrew E. Ruddock

Director

Enclosure

THE MERIT SYSTEM-A GOOD INVESTMENT IN GOOD GOVERNMENT

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- § 890.204 Advertising and publicity.
- (a) A carrier shall not advertise its participation in the Federal Employees Health Benefits Program or approval of its plan by the Commission.
- (b) A carrier shall not advertise its plan approved under the Federal Employees Health Benefits Program or solicit enrollment in the plan or attempt to influence an employee to choose any one plan in preference to others.
- (c) An employee is free to choose a plan based on the factual explanation of the plan contained in the official brochure prepared by the Commission in consultation with the carrier, free from the influence of publicity which may tend to inflate or emphasize a plan's benefits, understate or obscure its limitations, or seek to influence the employee's choice by favorably presenting the plan or any of its features through display or other unusually attractive format.
- (d) Any publication or communication, through any medium, by, or inspired by, a carrier, a carrier's agent, representative, affiliate, or any other person with color of authority to act in the carrier's behalf is a violation of this section if it refers to an approved plan in such fashion that it directly or indirectly solicits, invites, or suggests that any employee enroll or continue his enrollment in the plan or if it contains any comparison of one plan with another or any indication that any plan is superior to another.

- (e) Carriers are permitted to publish Commission news releases, complete and factually correct financial and statistical reports, and news or educational articles about a particular plan which will foster intelligent use of a plan's benefits or facilitate its claim settlements, or about matters concerning the program as a whole.
- (f) Distribution of the official brochures prepared by the Commission in consultation with the carrier, without attachments or solicitation, is not a violation of this section.
- (g) An employee organization may inform its members and prospective members that it sponsors a plan under the program, within the limits prescribed by paragraph (e) of this section.